21 C.J.S. Courts § 243

Corpus Juris Secundum | May 2023 Update

Courts

M. Elaine Buccieri, J.D.; James Buchwalter, J.D.; Amy G. Gore, J.D., of the staff of the National Legal Research Group, Inc; and Lonnie E. Griffith, Jr., J.D.

VII. Records

§ 243. Court records, generally

Topic Summary | References | Correlation Table

West's Key Number Digest

West's Key Number Digest, Courts 110

A record is a written memorial or history of the judicial proceedings in a case.

A record is a written account, memorial, or history of judicial proceedings in a case. Only court orders appearing or intended to appear of record are entitled to recognition, and all orders not entered of record are extrajudicial and void. While a party is entitled to use a privately contracted certified shorthand reporter, that reporter is not a substitute for the official court reporter, and only the official reporter's transcript will be considered the official record of the proceedings.

Westlaw. © 2023 Thomson Reuters. No Claim to Orig. U.S. Govt. Works.

Footnotes

1	Ala.—Opinion of the Clerk, 385 So. 2d 52 (Ala. 1980).
	Mo.—Starrett v. Starrett, 24 S.W.3d 211 (Mo. Ct. App. E.D. 2000).
	Pa.—Midwest Piping & Supply Co. v. Thomas Spacing Mach. Co., 109 Pa. Super. 571, 167 A. 636 (1933).
2	Ind.—O'Malia v. State, 207 Ind. 308, 192 N.E. 435 (1934).
3	La.—State v. Marionneaux, 120 La. 455, 45 So. 389 (1907).
4	Okla.—Dovle v. Couch, 1991 OK 4, 806 P.2d 71 (Okla. 1991).

End of Document

© 2023 Thomson Reuters. No claim to original U.S. Government Works.